

April 11, 2004.

Michigan Supreme Court
Clerk's Office
P.O. Box-30052
Lansing, Michigan, 48909

Re: Proposed Amendments to court rules
Supreme Court ADM File No. 2003-04

OBJECTION TO PROPOSAL

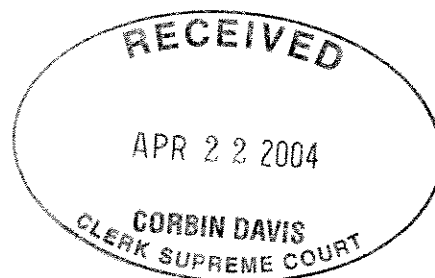
Dear Supreme Court Justice:

I am writing in concern of the proposal you have put out to change the (MCR) rules to the (6,500) Motion (Site in 469 Mich 1295).

Now if you allow that proposal to be law it would do a great unjust to many whom are in prison due to the mistakes there attorney has made or they just not guilty of the crime they have been sent to prison on, in fact the prosecutor only may have proved very little on a person case and now he stand to fight for his life back and the courts are allowing this to be as we speak.

So if you further denied a inmate a chance to get his freedom by this rule being enacted into law you may just close the door all the way on us because as it stand the door were once open to a person receiving his freedom if by law he is right but now as it may be the courts have closed the doors on us and left a very little crack for us to get through and very many people can not fit through a crack door so that mean very few are getting out of prison.

And if you further close the door to ones freedom with this rule you are simply saying lock them all up and through the key out which it stand to be that way now with the doors to freedom being cracked as they are now, and if one proves his case by law where he was wronged by the prosecutor of the courts the higher court still gives him no way out of the wrong the lower courts have done upon the person which fall back to unjust law.



So in viewing this rule I see it does not help us at all whom been in prison fighting for freedom for some time, and it does not help a person whom coming to prison who would have the limited time to file a (6,500) Motion if needed to do so, and the things the court speaks on to remove does not help at all if or when the courts give a little bit to help you make sure you take a whole lot to keep one from receiving his freedom if he can prove by law the merits of his case.

So However, the court may review this proposal I think it should be looked over very carefully and revised to help us whom are not guilty or have been done wrong by the attorney whom are only a man and do make mistakes in handling your case and the courts should respect a attorney is only man and the errors he has made upon one case has cost him his freedom for (LIFE) if the courts does not honor the law which are in that person favor or the merits of the case which could free that person.

In closing I would like to take the time out to thank you for the moment and I pray you really look over this proposal before you rule on it or make it law as to where it would end many prisoner chance at freedom and to live outside of prison with their family.

"Thanks"

Respectfully submitted,

John A. Morton
307320

4010 COOPER ST

JACKSON 49201-7552